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IN THE UNITED STATES DISTRICT COU**RLED IN CHAMBERS**FOR THE NORTHERN DISTRICT OF GEORGI**M.S.D.C. - Rome**ROME DIVISION

FEB 2 4 2014

UNITED STATES OF AMERICA,		JAMES N. HATTEN, Clerks By: CRIMINAL CASE Deputy Clerk					
v.		NO. 4:14-MJ-10-01-WEJ					
TERRY EUGENE PEACE,							
ILKKI	·						
	Defendant.						
	<u>OR</u> i	<u>DER</u>					
Aft	Order For Detention After conducting a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act, the Court orders the above-named defendant detained pursuant to 18 U.S.C. § 3142(e) and (i).						
The	Statement Of Reasons For The Detention The Court orders the defendant's detention because it finds: By a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required. By clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of any other person and the community.						
The war (1)	Nature and circumstances of the offen (a) The crime: is a serious (b) The offense is a crime o (c) The offense involves a r (d) The offense involves a r (d) The offense involves a r (d) The offense involves a r (e) The weight of the evidence against the r The history and characteristics of the offense involves a r (a) General Factors: The defendant appears to have defendant will appear. The defendant has no steady The defendant has no substate the defendant is not a long of the defendant has a history The defendant has a signific	se charged. crime and carries a maximum penalty of . f violence. arcotic drug. arge amount of controlled substances, to wit: defendant is high. Alminum of controlled substances, to wit: defendant including: we a mental condition which may affect whether the ties in the area. employment. Intial financial resources. cime resident of the community. e any significant community ties. Int: relating to drug abuse. relating to alcohol abuse.					

AO 72A (Rev.8/82)

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	(b)	At the time Proba	of the current arre	probation, parole, or st, the defendant was	
		Parole Relea		ntence, appeal or co	mpletion of sentence.
	(c)	Other Factors			•
			e defendant is a le	gal alien and is subje gal alien and will be	ct to deportation. e subject to deportation if
(4)	The n	ature and se	riousness of the da	unger posed by the	defendant's release are as
(5)		table Presum			
		_			e Court also relied on the
	_	-		d in 18 U.S.C. § 314	2(e), which the court finds
the defe		has not rebut		6 114	
	a				will reasonably assure the
				ourt finds that the cr	ety of any other person and
			A crime of violen		inte mvorves.
					nalty is life imprisonment
			leath; or	, , , p.	marty is the imprisonment
			•	ance violation which	has a maximum penalty of
			years or more; or		
		(D)	A felony after the	defendant had been	convicted of two or more
		-) above, and the defendant
			-		mentioned in (A) through
					and which was committed
	L			as on pretrial release	
					will reasonably assure the safety of the community
				nere is probable caus	
					ntrolled substance violation
				penalty of 10 years	
					offense under 18 U.S.C. §
		924	(c) (uses or carries	a firearm during and	in relation to any crime of
					, which provides for an
			-	if committed by the u	se of a deadly or dangerous
			apon or device).		A
	c				April 30, 2003, involving
					42, 2244(a)(1), 2245, 2251, 252A(a)(1), 2252A(a)(2),
					3, or 2425 of Title 18.
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, <u></u>	of or withing to.

D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and

The defendant be afforded reasonable opportunity for private consultation with his counsel; and

That, an order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

SO ORDERED, this 24th day of February, 2014.

WALTER E. JOHNSON

UNITED STATES MAGISTRATE JUDGE